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PE		ON FOR REVIVAL OF AN APPLICATION FOR PATE ANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)		A01290C	
First Na	amed	Inventor: Lyn Hughes	Art Uni	it: A01617	
Applica	ner: Carlos Azpuru				
Filed:	11/14	4/2003			
Title:	A Re	duced Abuse Oral Pharmaceutical Dosage Form			
Mail St Commis P.O. Bo	top Possion ox 14	er for Patents			
		NOTE: If information or assistance is needed in completing Petitions Information at (571) 272-3282.	ng this fo	rm, please contact	
the Uni	ited S	dentified application became abandoned for failure to file a to States Patent and Trademark Office. The date of abandonn r reply in the Office notice or action plus any extensions of tin	nent is th	e day after the expiration date of the	
		APPLICANT HEREBY PETITIONS FOR REVIVAL OF TH NOTE: A grantable petition requires the following items: (1) Petition fee. (2) Reply and/or issue fee. (3) Terminal disclaimer with disclaimer fee – required for before June 8, 1995, and for all design applications (4) Adequate showing of the cause of unavoidable delay	all utility s; and		
1. Petiti	ion fe	e			
(Small entity – fee \$ (37 CFR 1.17(I)). Application See 37 CFR 1.27.	ant claims	s small entity status.	
ſ	7	Other than small entity – fee \$_540.00 (37 CFR 1.17)	(1)).		
2. Reply	y and	Vor fee			
Α :	A The reply and/or fee to the above-noted Office action in the form of Amendment (identify the type of reply):				
. [has been filed previously on		 ·	
[✓	is enclosed herewith.			
B The issue fee of \$					
[has been filed previously on		<u>-</u> ·	
(is enclosed herewith.			

[Page 1 of 3]

This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confideritality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patonts, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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PETITION FOR REVIVAL OF AN APPLICATION FOR DATE OF THE PROPERTY OF THE PROP

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)					
3. Terminal disclaimer with disclaimer fee					
Since this utility/plant application was filed on or after June 8	, 1995, no terminal disclaimer is required.				
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) or \$ for other than a small entity) disclaiming herewith (see PTO/SB/63).	f \$for a small entity or the required period of time is enclosed				
 An adequate showing of the cause of the delay, and that the entire delay in for the reply until the filing of a grantable petition under 37 CFR 1.137(a) wa 	filing the required reply from the due date s unavoidable, is enclosed.				
WARNING:	•				
Petitioner/applicant is cautioned to avoid submitting personal information in that may contribute to identity theft. Personal information such as so numbers, or credit card numbers (other than a check or credit card author payment purposes) is never required by the USPTO to support a petition or information is included in documents submitted to the USPTO, petitioners such personal information from the documents before submitting them to advised that the record of a patent application is available to the public after a non-publication request in compliance with 37 CFR 1.213(a) is made in Furthermore, the record from an abandoned application may also be available referenced in a published application or an issued patent (see 37 C authorization forms PTO-2038 submitted for payment purposes are not therefore after not publicly available.	cial security numbers, bank account rization form PTO-2038 submitted for an application. If this type of personal applicants should consider redacting to the USPTO. Petitioner/applicant is republication of the application (unless e application) or issuance of a patent able to the public if the application is FR 1.14). Checks and credit card				
Children Colons	September 9, 2010				
Signature	Date				
Tifani Cottingham U	62,109				
Typed or printed name	Registration Number, if applicable				
100 Independence Mail West	215-592-3410				
Address Philadelphia, PA 19106	Telephone Number				
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Enclosure Fee Payment					
Reply					
Terminal Disclaimer Form	•				
Additional sheets containing statements establishing unavoidable delay					
Tifani Cottingham	pelow with sufficient postage as first sioner for Patents, P.O. Box 1450,				

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED **UNAVOIDABLY UNDER 37 CFR 1.137(a)** The following showing of the cause of unavoidable delay must be signed by all applicants or by any other NOTE: party who is presenting statements concerning the cause of delay. September 9, 2010 ature Date Tifani Cottingham 62,109 Typed or printed name Registration Number, if applicable (In the space provided below, please explain in detail the reasons for the delay in filing a proper reply.) In 2009 Rohm and Haas Company was acquired by The Dow Chemical Company. Its docketing system was converted to a new docketing system to ensure timely response and proper management of the expansive combined intellectual property portfolio. All reasonable and prudent precautions were taken. The new system was checked multiple times for inconsistencies and errors. The attorney responsible for this case receives a weekly docket report of all cases assigned for response and this case was not listed on the docket report as due for response. Immediately upon receiving a notice of abandonment, the Attorney responsible again checked the system, specifically looking for any action due in this case and has verified that there is nothing noted in the new system as being overdue or due. There are processes put in place for handling correspondence received from the USPTO and entry of that material into the docketing system. There is no notation of anything received by the USPTO for this case in the new docketing system. Therefore failure to respond to the outstanding action was unavoidable. This petition is being filed on the same day as receiving the written notice of abandonment. The entire period was unavoidable. (Please attach additional sheets if additional space is needed.)